

---

---

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

---

---

UNITED STATES OF AMERICA                   :           **CRIMINAL COMPLAINT**  
  :           :  
  :           :  
  :           Mag. No. 06-8217 (MCA)  
  :           :  
  :           :  
CORY HARRIS                                    :           :

I, Lucille M. Pezzullo, being duly sworn, state the following is true and correct to the best of my knowledge and belief. On or about July 19, 2006, in Camden County, in the District of New Jersey, and elsewhere, defendant CORY HARRIS did:

knowingly and wilfully possess material which contained at least three images of child pornography, as defined in 18 U.S.C. § 2256, which were shipped and transported in interstate and foreign commerce, including by computer, and were produced using materials that were shipped and transported in interstate and foreign commerce, including by computer,

in violation of Title 18, United States Code, Section 2252A(a)(5)(B).

I further state that I am a Special Agent for United States Immigration and Customs Enforcement, and that this complaint is based on the following facts:

SEE ATTACHMENT A

continued on the attached page and made a part hereof.

---

Lucille M. Pezzullo, Special Agent  
Department of Homeland Security  
Immigration and Customs Enforcement

Sworn to before me and subscribed in my presence,  
October 17, 2006 at Newark, New Jersey

HONORABLE MADELINE COX ARLEO  
UNITED STATES MAGISTRATE JUDGE

---

Signature of Judicial Officer

## ATTACHMENT A

I, Lucille M. Pezzullo, a Special Agent with United States Department of Homeland Security, Immigration and Customs Enforcement (“ICE”), having conducted an investigation and discussed this matter with other law enforcement officers who have participated in this investigation, have knowledge of the following facts:

1. On or about July 19, 2006, law enforcement officers conducted a search of 37 Wynnewood Drive, Voorhees, New Jersey, the residence of defendant Cory Harris (hereinafter “defendant HARRIS”).

2. On or about July 19, 2006, law enforcement officers reviewed the contents of defendant HARRIS’s computer hard drives which had been found in defendant HARRIS’s residence. Among the files on the hard drives, which were manufactured in Singapore and China, were more than one hundred (100) images and nine (9) videos of what appear to be child pornography, as defined by Title 18, United States Code, Section 2256(8). Three of the images, which were found on defendant HARRIS’s computer hard drives., are described as follows:

- a. **Image Number One:** This image depicts a prepubescent female lasciviously exhibiting her genitals and pubic area. The female is visible from her head to her upper thighs and is partially nude below her sternum. The female is wearing a blue, long sleeved shirt over a black and white striped shirt, both of which are pulled up exposing her abdomen. The female is lying on her back on a black surface with her head resting on a red pillow. The legs of the female are bent up at the knees and parted out to the sides, exposing her genital area. The female’s hands are resting on her upper thighs.
- b. **Image Number Two:** This image depicts a prepubescent female lasciviously exhibiting her genitals and pubic area. The female is fully nude and visible from her head to her knees, although her face is not visible. The female is sitting on what appears to be the edge of a bathtub with one leg inside the bathtub and one leg outside. The female’s legs are parted thereby exposing her genital area, and her undeveloped breasts are visible. The female’s hands are resting on her inner thighs.
- c. **Image Number Three:** This image depicts a prepubescent male and prepubescent female engaging in sexual intercourse. The genital area and upper thighs of both the male and female are visible. The male appears to be lying on his back with his erect penis inserted into the vagina of the prepubescent female. The female appears to be sitting on top of the male with her legs parted and extending upwards.

3. Based upon my training and experience, and to the best of my knowledge, the images described in paragraphs 2a through 2c above, were downloaded from the Internet, based upon, among other things, defendant HARRIS’s own statements.

4. On or about July 19, 2006, law enforcement agents interviewed defendant HARRIS who stated, in substance and in part, that a) he had purchased and downloaded images and videos of child pornography from the Internet to the hard drive of his computer; b) that he believed that the images of child pornography he had viewed depicted actual children; c) that he used a file deletion program on his computer to erase images of child pornography he downloaded from the Internet because he believed his possession of these images was wrong.